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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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DEVEAUX S.A., : 07 Civ. 11371 (PKC)

Plaintiff, : ECF Case

-against- :
-----X

CHATEAU STORES, INC. and :
CHATEAU STORES LTD., :
-----X

Defendant. :
-----X

STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE

Plaintiff, having filed its Complaint charging defendants with copyright infringement, and defendants having denied the allegations of the Complaint, and the parties being desirous of settling the controversy among them, it is

ORDERED as follows:

1. This Court has jurisdiction over the subject matter of this action under the provisions of the Copyright Laws, Title 17 of the United States Code, and this Court has personal jurisdiction over the parties to this action.

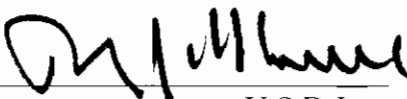
2. Plaintiff represents that it is the owner of a valid and subsisting copyright in the following fabric designs registered in the United States Copyright Office:

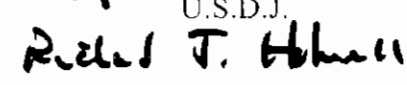
<u>Design No.</u>	<u>Certificate of Copyright Registration No.</u>
Brio LX 2680	VA 1-410-951
Brio LX 2845	VA 1-404-075
Brio LX 2850	VA 1-421-308
Brio LX 2865	VA 1-421-309
Brio LX 2930	VA 1-421-310
Brio LX 3295	VA 1-421-311
Brio LX 3585	VA 1-622-842

3. The parties hereto having entered into a separate Settlement Agreement, this action is dismissed, with prejudice subject to Paragraph 4 below, without an award of costs, profits, damages or attorneys' fees.

4. This Court shall retain jurisdiction over this matter for the purposes of enforcement of the Settlement Agreement entered into by the parties hereto.

Dated: New York, New York
July 31, 2008



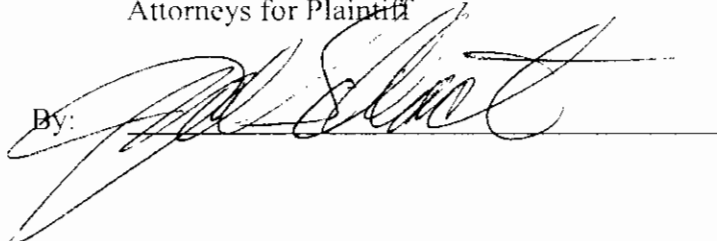
U.S.D.J.

Richard T. Holman
Part I

CONSENTS

The undersigned hereby consent to the entry of the foregoing dismissal with prejudice on behalf of their respective clients and parties hereto:

SCHLACTER & ASSOCIATES
Attorneys for Plaintiff

Dated: 7/28/08

By: 

ALSTON & BIRD LLP
Attorneys for Defendants

Dated: 7/28/08

By: 